

Case 2:07-cv-00035-WHA-TFM Document 17 Filed 03/29/2007 Page 1 of 5
In The United States District Court
for The Middle District
Northern Division

RECEIVED

Jimmy Frank Cameron
Plaintiff

2007 MAR 29 1A 9:49

LEA P. HACKETT, CLERK
U.S. DISTRICT COURT
MIDDLE DISTRICT ALA

v

CASE NO 2:07-CV-35 WHA

Troy King Megan Law Defendant
Rebuttal

ANSWER TO Special Report
filed MARCH 26 2007

Come now Jimmy Frank Cameron as order by this
Court on the 26 Day of March 2007. Plaintiff says
as follows - Plaintiff was Denied Parole Because of the
Civil Actions Pending in this Honorable Court. The Defendant
Supplemental Report was a Remake of their
original ANSWER, nothing changed. This Court has
already precluded the State of ALA and the Dept. of CORR
and sent the civil action back to MR King and yet
MR. King Remains them both!¹ Plaintiff Does say that
he is being Punished by being Labeled a sex offender!¹
1. By Being Denied Parole!
2. By Being BARRED from work Release!
3. By not Being Eligible for a Lesser custody!
4. by Being BRANDED a Sex offender!¹
5. by not Being ALLOWED to go to any halfway houses
in Alabama!¹ His Home State.

Plaintiff 8 Amendment is violated Every Day

Plaintiffs Ex Post Facto Clause of Article 1 & 10 of The United States Constitution is violated Daily by Repeatedly Punishing plaintiff for the 30 year old crime! Plaintiff has never molested any child!" as The Megan Law Defines. Plaintiff says A court should not Grant a motion To Dismiss, unless it appears beyond Doubt The Plaintiff can Prove no set of facts in support of his claim which would intitle him to Relief. Conley v. Gibson 355 U.S. 4145-4678 5 Ct. 99 2 L Ed. 2d 80 (1957) The Ex Post Facto That The Law may not Apply Retroactive To a crime That inflicts a Greater Punishment Than The Law Annexed To The crime when Committed. Calder v. Bull 3 U.S. 386. 390 1 L ED. 648 (1998) Under The Bill of Attainder Clause Legislatures are forbidden to engage in Legislative acts! No matter what their form that apply either to named individuals or to easily ascertainable members of a group in such a way to inflict punishment on them without a judicial trial. United States v. Brown 381 U.S. 437 448-49 85 5 Ct 1707 1715 (1965). Plaintiff is Punished Daily see aforementioned 5 violations. The Ex Facto clause which forbids The application of any new Punitive measures to a crime already consummated has been Applied to Penals Statues Hennicks 71 2086 see also Maples v. McDonald 668 50 2d 790 793 DIA (CIV Rep) (1995) Regardless of this Ruling it Does impose additional Punishment by Denying Plaintiff things That other inmate Receive!" freely!"

Certificate of Service

Come now Jimmy F Cameron own Does say that
A copy of the forgoing was mailed to The Defendant
on Thurs 3-27-06

Attorney General of Alabama
11 south Union St
Montgomery Ala
36130-0152

3-26-07

Jimmy F Cameron
Plaintiff

Declaration under Penalty of Perjury

Pursuant to 28 USC § 1746

Come now Jimmy Frank Cameron and does say
under penalty of perjury that all the aforementioned
is true and correct to the best of his knowledge and
belief

Plaintiff say that he is punished Dually because of
being labeled a sex offender from the Megan Law
and that the Defendants are directly responsible for
him being Denied Parole on 3-6-07 and set off
two years for no reason. Plaintiff had two approved half
way houses. One in Bham ALA. The Bunker
the other in Oklahoma City. Plaintiff did every thing
Required of him to make Parole until Mr. King's Office
was notified of his Parole Date. Plaintiff say that all
the information herein is true and correct to the
best of his knowledge and belief

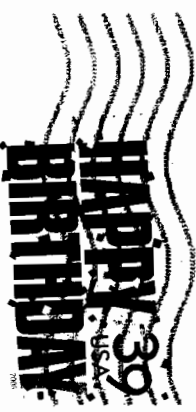
3-28-07

Jimmy F Cameron
plaintiff

Jimmy Cameron 102581
P.O. Box 5107 C-1-2-10
Tuscaloosa Springs, ALA
36089

MONTGOMERY AL 361

28 MAR 2007 PM 4 T



United States District Court

P.O. Box 711

Montgomery, AL

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